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8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10			
11	DENISE FAIVRE, individually and on behalf of all others similarly situated,	CASE NO.: 2:23-cv-01926	
12 13 14 15	Plaintiff, v. PERRY JOHNSON & ASSOCIATES, INC., NORTHWELL HEALTH, INC., and COOK COUNTY HEALTH	STIPULATION TO EXTEND TIME FOR DEFENDANTS PERRY JOHNSON & ASSOCIATES, INC. AND NORTHWELL HEALTH, INC. TO RESPOND TO PLAINTIFF DENISE FAIVRE'S COMPLAINT	
17	Defendants.	(SECOND REQUEST)	
19			
20	Plaintiff Denise Faivre, individually and on behalf of all others similarly situated		
21	("Plaintiff") and Defendants Perry Johnson & Associates, Inc. ("PJ&A"), and Northwell Health,		
22	Inc. ("Northwell" and, collectively with PJ&A, "Defendants") stipulate and respectfully request		
23	under Local Rule IA 6 that this Court extend the time for Defendants to respond to Plaintiff's		
24	complaint in the above-captioned action (the "Complaint") until March 1, 2024.		
25	Plaintiff filed the Complaint on November 20, 2023 and served PJ&A on November 28		
26	2023. Northwell executed a waiver of service that was entered on November 29, 2023.		
27	On December 8, 2023, a Motion for Transfer of Actions to United States District Court for		
28	the District of Nevada for Coordinated or Consolidated Pretrial Proceedings Pursuant to 28 U.S.C.		
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§ 1407 (the "Motion") was filed in the Judicial Panel on Multidistrict Litigation ("JPML"). See In re Perry Johnson & Associates Medical Transcription Data Security Breach Litigation, Case MDL No. 3096, ECF No. 1 (December 8, 2023). The motion directly concerns the potential consolidation and transfer of at least forty-five related putative class action complaints. The JPML heard oral arguments on the Motion on January 25, 2024. Defendants' individual responses are currently due by January 29, 2024. This extension is necessary to allow the JPML sufficient time to evaluate the various related actions, twenty-one of which have been filed in this District alone. A list of these related actions is included as Appendix A. As nearly every party has agreed that centralization is proper, the primary question for the JPML is where to centralize the cases, not whether to centralize them. Plaintiff and the Defendants consent to this request. This is the first request for extension of time for this deadline for Northwell and PJ&A. The parties respectfully submit that there is good cause for this extension and the requested extension is not for the purpose of delay. /// /// IT IS SO STIPULATED.

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1	Dated: January 26, 2024.	Dated: January 26, 2024.
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17	glen.dalakian@ropesgray.com	Counsel for Plaintiff and Putative Class
18	Counsel for Defendant Northwell Health, Inc.	Dated: January 26, 2024.
19	*pro hac vice forthcoming	COZEN O'CONNOR
20		By: /s/ Jonathan A. Rich
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23	IT IS SO ORDERED.	Fax: (702) 470-2359
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	(Counc) + 2 couchal	Counsel for Defendant Perry Johnson &
25	U.S. MAGISTRATE JUDGE	Associates, Inc.
26		
	Dated: January 29, 2024	
27		
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